

EXHIBIT E

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE OPTICAL DISK DRIVE PRODUCTS
ANTITRUST LITIGATION

No. 3:10-md-2143 RS (JCS)

INDIRECT PURCHASER PLAINTIFFS'
OPPOSITION TO OBJECTOR
HUANG'S MOTION FOR OBJECTOR
AWARD RE DISTRIBUTION PLAN

DATE ACTION FILED: Oct. 27, 2009

This Document Relates to:

ALL INDIRECT PURCHASER ACTIONS

Dept: Courtroom 3, 17th Floor
Judge: Hon. Richard Seeborg, Chief Judge

I. INTRODUCTION

Mr. Huang, a non-attorney, requests a \$100,000 award for no additional benefit to the class (ECF No. 3084). This is in addition to the \$500 already awarded by the Court.¹ The indirect purchaser class opposes the request.

II. ARGUMENT

A. Mr. Huang Has Not Provided a Benefit to the Class

Mr. Huang seeks \$100,000 in addition to the \$500 already awarded by this Court.² Mr. Huang makes this request based on a mathematical error made in class counsel’s original distribution plan, claiming he has saved the class millions of dollars. But as Class Counsel made clear, the inadvertent error in math did not deprive the class of any monies. In the proposed distribution plan, Class Counsel provided for two separate reports to the Court to ensure that any excess funds would be returned to the class. These reports were always intended to address any deviations from the estimates made at this stage of the case, and the error would have been uncovered. In no event would the class have paid the overestimate.³

Mr. Huang, at best, could have spent eight hours in his filings with the Court (and it was class counsel, in responding to the court’s order which identified the error, not Mr. Huang). He is asking for \$100,000, which would mean an award of approximately **\$12,500 per hour**. In contrast, the Court awarded the class representatives in this case \$6,000 each – for overseeing a decade of litigation, responding to countless discovery requests, undergoing lengthy depositions, and personally approving each settlement with the Defendants. Given the hours of work dedicated by each of these class representatives over ten years, Mr. Huang’s request for \$100,000 **in addition to** the \$500 already received is excessive and lacks any basis.

¹ Order Directing Payment to Objector Huang (ECF No. 3067).

² See Order Directing Payment to Objector Huang, ECF No. 3067 (Oct. 18, 2021).

³ See Indirect Purchaser Class's Supplemental Submission Regarding Plan of Distribution, ECF No. 3082 (Mar. 25, 2022) at 2.

1 **B. The Request Should Be Denied Given Mr. Huang's Personal Attacks on Counsel**

2 Mr. Huang is a serial objector, who files motions *pro se*, and is unbound by any of the
 3 professional obligations which govern counsel in this litigation. For example, the Guidelines for
 4 Professional Conduct in this District require all communications by lawyers to be "civil, courteous,
 5 and accurate."⁴ Objectors are not required to follow these professional guidelines.

6 To give the Court some backdrop of Mr. Huang's actions in this case, over the space of a
 7 year, Mr. Huang sent the undersigned over fifty emails to her individual email address. At Ms.
 8 Scarlett's request, emails from Mr. Huang were blocked to both Ms. Scarlett and Mr. Berman in
 9 October 2021.

10 The tone of Mr. Huang's emails towards Class Counsel have ranged from insulting to seeking
 11 the undersigned to "smile." For example, in April 2021, Mr. Huang has expressed his respect and
 12 admiration for Mr. Berman of Hagens Berman, while at the same time excoriating the undersigned
 13 that her Stanford law degree was a "dusted ... refuge":

14 But you appear to have disappointed Hagens Berman's good name
 15 because a self-advertised Stanford Law School alumna over-calculated
 16 attorney's fee (even under bid) by almost \$4 million dollars. Granted
 17 that you got your lawyer's pen there but you weren't going for a nerdy
 18 PhD like Elon Musk, it shocks the conscience that your team of
 19 supposedly top-flight counsel would make such a simple arithmetic
 error against your clients, a mistake that Volunteers for Income Tax
 Assistance would not even make while reading tax brackets. And that
 is even in addition to mistakes already rejected by two well-respected
 Ninth Circuit panels 6-0, without even one concurrence or dissent.

20 Now you've made a giant mistake, and someone of Mr. Berman's
 21 height knows inevitably one will have to own them and fix the errors
 22 with that same courage to change Jack-in-a-Box... even if means
 23 biting a tongue in the short term. The ball is in your court on whether
 be an only refuge.

27 ⁴ Guidelines for Professional Conduct, Northern District of California, *available at*
 28 <https://www.cand.uscourts.gov/forms/guidelines-for-professional-conduct/> (last visited Mar. 28,
 2022).

1 Scarlett Decl., Ex. A.⁵

2 And yet, months later, on October 5, 2021, Mr. Huang sent the undersigned a picture of
3 “messenger monsters” used to file his objection in another case *In re Pork Antitrust Litig.*, and told
4 the undersigned “I genuinely hope that these stamps invoke just a fraction of a second of your smile.
5 :)”:

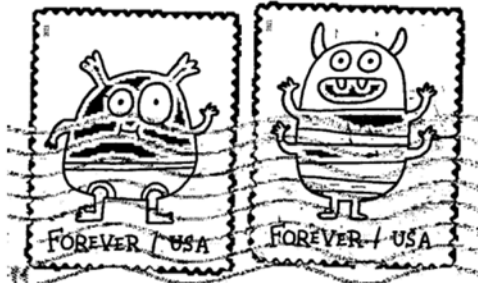
6 **Shana Scarlett**

7 **From:** john doe <defective settlement@gmail.com>
8 **Sent:** Tuesday, October 5, 2021 10:22 PM
9 **To:** Shana Scarlett
10 **Cc:** Steve Berman
11 **Subject:** Re: Pork authorization of email service & ODD

12 Sorry for forgetting to mention this, but I hope this helps reduce the tension between us at the moment:

13 The stamps were limited-edition messenger monsters. The stamps were colored in reality, but the colors obviously got
14 scanned away.
15 I genuinely hope that these stamps invoke just a fraction of a second of your smile :)

16 Best.



16 Scarlett Decl., Ex. B.

17 Mr. Huang has noted the geographic location where the undersigned has signed her
18 declarations under penalty of perjury, when she has travelled out of the Bay Area. *Id.*, Ex. C (“I don’t
19 think your sworn declaration in Canada is enough for the Class to be assured of not getting another
20 now-bankrupt Girardi Geese [sic]”); *id.* (“I will keep pressing for the \$1,350. But whether you put
21 the money back as you swore in Canada?”). The undersigned is unaware of any other instance where
22 an objector has followed the geographic location of the attorney in his or her filings.

23 Mr. Huang has kept a constant onslaught of threats of filings with the Court: “If I don’t hear
24 either email or court filings indicating satisfactory deposit of the funds by end of Friday, I will
25

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27 ⁵ “Scarlett Decl.” refers to the Declaration of Shana E. Scarlett in Support of Indirect Purchaser
28 Plaintiffs’ Opposition to Objector Huang’s Motion for Objector Award re Distribution Plan, filed
concurrently herewith.

1 litigate." *Id.*, Ex. D; *see also* Ex. E ("If you ignore this note or reject the proposal for stipulated
2 resolutions, I will take that as an unsuccessful meet-and-confer request, and will open myself to all
3 options including Reconsideration, Appeal, Mandamus, Rehearing, Cert Petition, and all available
4 venues to defend my property rights as a class member.").

5 Mr. Huang escalates his threats when the undersigned does not respond to his emails:

6 I sent my request for info nearly right after Hagens Berman's motion.
7 No response is received. Please produce evidence of why 10 days
8 wasn't enough, but you had enough time to write a motion. If I do not
receive my answer before 5pm PST on Monday 7/12, count me in as
another opposition.

9 *Id.*, Ex. F.

10 The subject matters of his emails have included shockingly inappropriate misspellings:
11 "Optical Disk - \$21M difference **die TODAY.**" *Id.*, Ex. D (emphasis added).

12 Over the course of this litigation, 32 attorneys at Hagens Berman have worked on this
13 litigation.⁶ Of those 32 attorneys, 20 were men (62 percent). And yet, Mr. Huang has chosen one of
14 the 12 women on this case to persistently email.

15 This Court is no doubt aware of the difficulties faced by women in litigation. According to
16 the U.S. Census, in 2018, only 1 in 3 lawyers were women (despite graduating in equal numbers).
17 Among younger attorneys (ages 25-34), the pool of women is on par with that of men. As attorneys
18 become more senior (ages 35 and older), women leave the law in increasing numbers.⁷ While the full
19 impact of the pandemic on the number of female lawyers is yet unknown, it is beyond dispute that
20 the pandemic had an unequal impact on women lawyers.⁸

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22 ⁶ *See* Declaration of Jeff D. Friedman in Support of Indirect Purchaser Plaintiffs' Third Motion
for Attorneys' Fees and Expenses, ECF No. 2874-1 (Dec. 3, 2018) at 4-5.

23 ⁷ *See* US Census, More Than 1 in 3 Lawyers are Women, *available at* <https://www.census.gov/library/stories/2018/05/women-lawyers.html> (last visited Mar. 28, 2022).

24 ⁸ ABA Journal, Female lawyers face unique challenges during the COVID-19 pandemic,
available at <https://www.abajournal.com/magazine/article/female-lawyers-face-pandemic-challenges>
(last visited Mar. 28, 2022); Law 360, Law Firms Must Note Pandemic's Outsize Impact on Women,
available at <https://www.law360.com/articles/1295575/law-firms-must-note-pandemic-s-outsize-impact-on-women>
(last visited Mar. 28, 2022); Thomson Reuters Institute, Pandemic nation:
Understanding its impact on lawyers from underrepresented communities, *available at*
<https://www.thomsonreuters.com/en-us/posts/legal/white-paper-pandemic-nation-2021/> (last visited
Mar. 28, 2022).

1 The reasons behind the law's unfriendliness to women are myriad and complicated. But
 2 certainly one reason is the near-constant onslaught of criticisms and attacks faced disproportionately
 3 by women – often beyond the oversight of the Court. One judge in this district has referred to
 4 depositions as the Wild West of bad conduct towards women. But if that is true, then the behavior of
 5 objectors towards female counsel should be likened to the Stone Ages.

6 **C. Mr. Huang's Filings Have Added to the Burden and Expense of this Litigation**

7 Beyond the personal attacks and over 50 emails sent to plaintiffs' counsel, Mr. Huang has
 8 caused 27 separate docket entries in this litigation, many of them lacking any legal basis.⁹ As
 9 recently remarked by Judge Gonzalez Rogers in the *In re Lithium Ion Batteries Antitrust Litigation*,
 10 after an onslaught of filings also involving Mr. Huang: "The flurry of supplemental filings from
 11 objectors challenging each other's conduct in various litigations adds irrelevant burden to the docket
 12 when the district is in a known judicial emergency."¹⁰

13 **III. CONCLUSION**

14 Rather than adding to the benefit of the class, Mr. Huang has harassed plaintiffs' counsel,
 15 provided no benefit to the class and needlessly increased the cost and burden of this litigation.
 16 Respectfully, the indirect purchaser class requests that his demand of \$100,000 be denied.

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 18 Dated this 28th day of March, 2022

Respectfully submitted,

19 HAGENS BERMAN SOBOL SHAPIRO LLP

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⁹ See, e.g., Reminder for Hagens Berman to Respond "Promptly" to Dkt. 3080, ECF No. 3081 (Mar. 24, 2022).

29 ¹⁰ *In re Lithium Ion Batteries Antitrust Litigation*, Case No. 13-md-02420 YGR, ECF No. 2745,
 30 at 1 ("The flurry of supplemental filings from objectors challenging each other's conduct in various
 31 litigations adds irrelevant burden to the docket when the district is in a known judicial emergency.").

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